UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Criminal No. 19-CR-20 (DWF/LIB)

	,
UNITED STATES OF AMERICA,	
Plaintiff, vs. CHRIS MORALES,	DEFENDANT'S STATEMENT IN SUPPORT OF EXCLUSION OF TIME UNDER THE SPEEDY TRIAL ACT
Defendant.	
Pursuant to 18 U.S.C. §316l(h)(7)(A), I, CHRIS MORALES, Defendant in this matter, agree to the following statement of facts in support of my motion to exclude time under the Speedy Trial Act and continue the motion and trial dates currently set herein: I have read my attorneys' motion for continuance and agree with the facts and explanations contained therein.	
Based on these facts, and my attorneys' motion for a continuance, I request that the	
period of time from now until a future, mutually agreed-upon date be excluded from the time in which I would otherwise have to be brought to trial in my case. I have discussed this matter with my attorneys and I am aware of my rights under the Speedy Trial Act. I am knowingly, voluntarily and intelligently making this request and	
waiving my right to a speedy trial.	
Dated: February 22, 2019 /s/ Chris Morales Chris Morales	

Respectfully submitted,

HALBERG CRIMINAL DEFENSE

Dated: February 22, 2019 /s/ Marsh J. Halberg

Marsh J. Halberg, #39548 Attorney for Defendant 7900 Xerxes Ave. S., Ste. 1700 Bloomington, MN 55431

(612) 333-3673

Dated: February 22, 2019 /s/ Andrew C. Wilson

Andrew C. Wilson, #398583 Attorney for Defendant 7900 Xerxes Ave. S., Ste. 1700 Bloomington, MN 55431 (612) 333-3673